[Extracted from Full Committee Print Supplemental Bill]

	* * * * * * * * * * * * * * * * * * * *
1	CHAPTER 9
2	GENERAL PROVISIONS—THIS TITLE
3	SEC. 1901. (a) Congress finds that it is Defense De
4	partment policy that units should not be deployed for com
5	bat unless they are rated "fully mission capable".
6	(b) None of the funds appropriated or otherwise
7	made available in this or any other Act may be used to
8	deploy any unit of the Armed Forces to Iraq unless the
9	chief of the military department concerned has certified
10	in writing to the Committees on Appropriations and the
11	Committees on Armed Services at least 15 days in advance
12	of the deployment that the unit is fully mission capable.
13	(c) For purposes of subsection (b), the term "fully
14	mission capable" means capable of performing assigned
15	mission essential tasks to prescribed standards under the
16	conditions expected in the theater of operations, consistent
17	with the guidelines set forth in the Department of Defense
18	readiness reporting system.
19	(d) The President, by certifying in writing to the
20	Committees on Appropriations and the Committees on
21	Armed Services that the deployment to Iraq of a unit that
22	is not assessed fully mission capable is required for rea-

- 1 sons of national security and by submitting along with the
- 2 certification a report in classified and unclassified form
- 3 detailing the particular reason or reasons why the unit's
- 4 deployment is necessary despite the chief of the military
- 5 department's assessment that the unit is not fully mission
- 6 capable, may waive the limitation prescribed in subsection
- 7 (b) on a unit-by-unit basis.
- 8 Sec. 1902. (a) Congress finds that it is Defense De-
- 9 partment policy that Army, Army Reserve, and National
- 10 Guard units should not be deployed for combat beyond
- 11 365 days or that Marine Corps and Marine Corps Reserve
- 12 units should not be deployed for combat beyond 210 days.
- 13 (b) None of the funds appropriated or otherwise
- 14 made available in this or any other Act may be obligated
- 15 or expended to initiate the development of, continue the
- 16 development of, or execute any order that has the effect
- 17 of extending the deployment for Operation Iraqi Freedom
- 18 of—
- 19 (1) any unit of the Army, Army Reserve, or
- Army National Guard beyond 365 days; or
- 21 (2) any unit of the Marine Corps or Marine
- 22 Corps Reserve beyond 210 days.
- 23 (c) The limitation prescribed in subsection (b) shall
- 24 not be construed to require force levels in Iraq to be de-

- 1 creased below the total United States force levels in Iraq
- 2 prior to January 10, 2007.
- 3 (d) The President, by certifying in writing to the
- 4 Committees on Appropriations and the Committees on
- 5 Armed Services that the extension of a unit's deployment
- 6 in Iraq beyond the periods specified in subsection (b) is
- 7 required for reasons of national security and by submit-
- 8 ting along with the certification a report in classified and
- 9 unclassified form detailing the particular reason or rea-
- 10 sons why the unit's extended deployment is necessary, may
- 11 waive the limitations prescribed in subsection (b) on a
- 12 unit-by-unit basis.
- SEC. 1903. (a) Congress finds that it is Defense De-
- 14 partment policy that Army, Army Reserve, and National
- 15 Guard units should not be redeployed for combat if the
- 16 unit has been deployed within the previous 365 consecu-
- 17 tive days or that Marine Corps and Marine Corps Reserve
- 18 units should not be redeployed for combat if the unit has
- 19 been deployed within the previous 210 days.
- 20 (b) None of the funds appropriated or otherwise
- 21 made available in this or any other Act may be obligated
- 22 or expended to initiate the development of, continue the
- 23 development of, or execute any order that has the effect
- 24 of deploying for Operation Iraqi Freedom of—

	(1
1	(1) any unit of the Army, Army Reserve, or
2	Army National Guard if such unit has been deployed
3	within the previous 365 consecutive days; or
4	(2) any unit of the Marine Corps or Marine
5	Corps Reserve if such unit has been deployed within
6	the previous 210 consecutive days.
7	(c) The limitation prescribed in subsection (b) shall
8	not be construed to require force levels in Iraq to be de-
9	creased below the total United States force levels in Iraq
10	prior to January 10, 2007.
11	(d) The President, by certifying in writing to the
12	Committees on Appropriations and the Committees on
13	Armed Services that the redeployment of a unit to Iraq
14	in advance of the periods specified in subsection (b) is re-
15	quired for reasons of national security and by submitting
16	along with the certification a report in classified and un-
17	classified form detailing the particular reason or reasons
18	why the unit's redeployment is necessary, may waive the
19	limitations prescribed in subsection (b) on a unit-by-unit
20	basis.

SEC. 1904. (a) The President shall make and trans-22 mit to Congress the following determinations, along with 23 reports in classified and unclassified form detailing the 24 basis for each determination, on or before July 1, 2007: 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

(1) whether the Government of Iraq has given United States Armed Forces and Iraqi Security Forces the authority to pursue all extremists, including Sunni insurgents and Shiite militias, and is making substantial progress in delivering necessary Iraqi Security Forces for Baghdad and protecting such Forces from political interference: intensifying efforts to build balanced security forces throughout Iraq that provide even-handed security for all Iraqis; ensuring that Iraq's political authorities are not undermining or making false accusations against members of the Iraqi Security Forces; eliminating militia control of local security; establishing a strong militia disarmament program; ensuring fair and just enforcement of laws; establishing political, media, economic, and service committees in support of the Baghdad Security Plan; and eradicating safe havens; (2) whether the Government of Iraq is making substantial progress in meeting its commitment to

(2) whether the Government of Iraq is making substantial progress in meeting its commitment to pursue reconciliation initiatives, including enactment of a hydro-carbon law; adoption of legislation necessary for the conduct of provincial and local elections; reform of current laws governing the de-Baathification process; amendment of the Constitu-

tion of Iraq; and allocation of Iraqi revenues for reconstruction projects; and

- (3) whether the Government of Iraq and United States Armed Forces are making substantial progress in reducing the level of sectarian violence in Iraq.
 - (b) On or before October 1, 2007, the President—
 - (1) shall certify to the Congress that the Government of Iraq has enacted a broadly accepted hydro-carbon law that equitably shares oil revenues among all Iraqis; adopted legislation necessary for the conduct of provincial and local elections, taken steps to implement such legislation, and set a schedule to conduct provincial and local elections; reformed current laws governing the de-Baathification process to allow for more equitable treatment of individuals affected by such laws; amended the Constitution of Iraq consistent with the principles contained in article 137 of such constitution; and allocated and begun expenditure of \$10 billion in Iraqi revenues for reconstruction projects, including delivery of essential services, on an equitable basis; or
 - (2) shall report to the Congress that he is unable to make such certification.

- 1 (c) If in the transmissions to Congress required by
- 2 subsection (a) the President determines that any of the
- 3 conditions specified in such subsection have not been met,
- 4 or if the President is unable to make the certification spec-
- 5 ified in subsection (b) by the required date, the Secretary
- 6 of Defense shall commence the redeployment of the Armed
- 7 Forces from Iraq and complete such redeployment within
- 8 180 days.
- 9 (d) If the President makes the certification specified
- 10 in subsection (b), the Secretary of Defense shall commence
- 11 the redeployment of the Armed Forces from Iraq not later
- 12 than March 1, 2008, and complete such redeployment
- 13 within 180 days.
- 14 (e) Notwithstanding any other provision of law, funds
- 15 appropriated or otherwise made available in this or any
- 16 other Act are immediately available for obligation and ex-
- 17 penditure to plan and execute a safe and orderly redeploy-
- 18 ment of the Armed Forces from Iraq, as specified in sub-
- 19 sections (c) and (d).
- 20 (f) After the conclusion of the 180-day period for re-
- 21 deployment specified in subsections (c) and (d), the Sec-
- 22 retary of Defense may not deploy or maintain members
- 23 of the Armed Forces in Iraq for any purpose other than
- 24 the following:

Ŧ	(1) Protecting American diplomatic facilities
2	and American citizens, including members of the
3	U.S. Armed Forces.
4	(2) Serving in roles consistent with customary
5	diplomatic positions.
6	(3) Engaging in targeted special actions limited
7	in duration and scope to killing or capturing mem-
8	bers of al-Qaeda and other terrorist organizations
9	with global reach.
10	(4) Training members of the Iraqi Security
11	Forces.
12	(g) Notwithstanding any other provision of law, 50
13	percent of the funds appropriated by title I of this Act
14	for assistance to Iraq under each of the headings "IRAQ
15	SECURITY FORCES FUND", "ECONOMIC SUP-
16	PORT FUND", and "INTERNATIONAL NARCOTICS
17	CONTROL AND LAW ENFORCEMENT" shall be with-
18	held from obligation until the President has made a certifi-
19	cation to Congress regarding the matters specified in sub-
20	section (b)(1).
21	(h) The requirement to withhold funds from obliga-
22	tion pursuant to subsection (g) shall not apply with re-
23	spect to funds made available under the heading "ECO-
24	NOMIC SUPPORT FUND" for continued support for
25	the Community Action Program and Community Sta-

- 1 bilization Program in Iraq administered by the United
- 2 States Agency for International Development or for pro-
- 3 grams and activities to promote democracy in Iraq.